8/3/2020 Case: 4:20-cv-01017-JAR Doc. #cale:let: 16/10/20/20/20/20/20/20/20 t 17/40/20: 1 of 22 PageID #: 15



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	eFile on Case Respond to Selected Documents	Sort Date Entries:	Descending Ascending	Display Options:	All Entries 💙
07/16/2020	☐ Corporation Served Document ID - 20-SMOS-1468 - 15-JUL-20; Served Time - 00: Served; Service Text - CT COR	00:00; Service Type	- Special Prod		
	Affidavit Filed Affidavit of Special Process Ser Filed By: MATTHEW HALL On Behalf Of: HANNAH CH	ver. ARMSTRONG			
07/06/2020	☐ Jury Trial Scheduled Scheduled For: 12/14/2020); 9:00 AM; REX M	BURLISON;	City of St. Louis	
	Document ID: 20-SMOS-1468,		JPPY CHAIN	INC.	
06/26/2020	Proposed Order Filed Proposed Order for Appointment Filed By: MATTHEW HALL On Behalf Of: HANNAH CH	ARMSTRONG	s Server.		
06/17/2020	Request Filed REQUEST FOR SPECIAL PRO Filed By: MATTHEW HALL				
	☐ Filing Info Sheet eFiling Filed By: MATTHEW HALL	ARMSTRONG			
	☐ Note to Clerk eFilingFiled By: MATTHEW HALL	ARMSTRONG			
	Pet Filed in Circuit Ct Petition and Jury Demand; Entr Filed By: MATTHEW HALL On Behalf Of: HANNAH CH	ARMSTRONG			
	Judge Assigned				

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EXHIBIT A

Case: 4:20-cv-01017-JAR Doc. #: 1-1 Filed: 08/03/20 Page: 2 of 2022 C*C01177

IN THE CIRCUIT COURT OF THE CITY OF ST. LOUIS STATE OF MISSOURI

HANNAH CHOBANIAN, individually and on behalf of all other similarly situated)	
Missouri citizens,)	
Plaintiff,)	No
v.)	Div. 1
SFC GLOBAL SUPPLY CHAIN, INC.,)	
Defendant.)	JURY TRIAL DEMAND
Serve: SFC GLOBAL SUPPLY CHAIN, I CT Corporation System Inc., RAGT 1010 Dale St. N. St. Paul MN 55517-5603		

PETITION AND JURY DEMAND

Plaintiff, Hannah Chobanian, individually and on behalf of all similarly situated Missouri citizens, alleges the following facts and claims upon personal knowledge, investigation of counsel, and information and belief.

CASE SUMMARY

- 1. This case arises out of Defendant SFC Global Supply Chain, Inc.'s ("Defendant") deceptive, unfair, and false merchandising practices regarding its "Red Baron" brand Brick Oven Cheese Trio Pizza; Classic Crust Four Cheese Pizza; and Thin & Crispy Five Cheese Pizza (the "Pizzas").
- 2. On the label of the Pizzas, Defendant prominently represents that the Pizzas have a "PRESERVATIVE FREE CRUST" and contain "NO ARTIFICAL FLAVORS" which leads Missouri citizens to believe that the Pizzas do not contain any preservatives in the crust.

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- 3. The Pizzas, however, contain Sodium Stearoyl Lactylate, Enzymes and Mono- and Diglycerides (the "Preservatives"). Sodium Stearoyl Lactylate and Enzymes work in combination as an anti-staling agent in breads to preserve the softness of the crust during the product's shelf life. Mono- and Diglycerides works as an anti-staling agent in baked goods by slowing the retrogradation of starch during the product's shelf life. (Collectively, the "Preservatives").
- 4. The Pizzas contain the Preservatives in direct contravention to their label's express representation that the pizzas have "PRESERVATIVE FREE CRUST."
- 5. The Pizzas also contain Modified Food Starch and Hydrolyzed Soy and Corn Protein, all of which are commercially-manufactured and highly processed, and which contain monosodium glutamate (or "MSG") as a byproduct of the protein processing. The only purpose for including these synthetic food additives in the Pizzas is to create an MSG-like flavor in the pizza sauce (the "Synthetic Flavor").
- 6. The Pizzas contain the Synthetic Flavor in direct contravention to their label's express representation that the pizzas have "NO ARTIFICAL FLAVORS."
- 7. Plaintiff and reasonable consumers reasonably believe, define, and assume that Pizzas labeled "PRESERVATIVE FREE CRUST" and "NO ARTIFICAL FLAVORS" do not contain any preservatives in the crust or synthetic flavors.
- 8. Because the Pizzas contain the Preservatives and the Synthetic Flavor, the representation that the Pizzas have "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS" is unfair, false, deceptive, and misleading.
- 9. In addition, by claiming the Pizzas contain have "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS," the label of the Pizzas creates the false impression and has the tendency and capacity to mislead consumers (*see* 15 C.S.R. 60-9.020) into believing

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that the Pizzas do not contain preservatives in the crust or synthetic flavors, when in fact the Pizzas do contain the Preservatives and the Synthetic Flavor. Moreover, the overall format and appearance of the label of the Pizzas has the tendency and capacity to mislead consumers (15 C.S.R. 60-9.030) because it creates the false impression that the Pizzas do not contain preservatives or synthetic flavors.

10. Plaintiff brings this case to recover damages for Defendant's false, deceptive, and misleading marketing and advertising in violation of the Missouri Merchandising Practices Act ("MMPA") and Missouri common law.

PARTIES

- 11. Plaintiff, Hannah Chobanian, is a Missouri citizen residing in the City of St. Louis, Missouri. On at least one occasion during the Class Period (as defined below), including in March or April 2020, Plaintiff purchased a Red Baron Brick Oven Cheese-Trio Pizza at Target in St. Louis for personal, family, or household purposes. The purchase price of the Pizza was \$3.99. Plaintiff's claim is typical of all class members in this regard. Moreover, the label of each of the Pizzas is substantially similar such that Plaintiff has standing to bring claims on behalf of Pizzas she has not actually purchased.
- 12. Defendant SFC Global Supply Chain, Inc., is a Minnesota corporation with its principal place of business in Marshall, Minnesota.

JURISDICTION AND VENUE

- 13. This Court has subject matter jurisdiction over this action because the amount in controversy exceeds the minimum jurisdictional limits of the Court.
- 14. Plaintiff believes and alleges that the total value of Plaintiff's individual claim is, at most, equal to the refund of the purchase price paid for the Pizzas.

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15. Because the value of Plaintiff's claims is typical of all class members with respect to the value of the claim, the total damages of Plaintiff and Class Members, inclusive of costs and attorneys' fees is far less than the five million dollars (\$5,000,000) minimum threshold to create federal court jurisdiction.

- 16. There is therefore no diversity or CAFA jurisdiction for this case.
- 17. Defendant cannot plausibly allege that it has sufficient sales of the Pizzas in Missouri during the Class Period to establish an amount in controversy that exceeds CAFA's jurisdictional threshold.
- 18. This Court has personal jurisdiction over Defendant as Defendant has more than minimum contacts with the State of Missouri and has purposefully availed itself of the privilege of conducting business in this state. In addition, as explained below, Defendant committed affirmative tortious acts within the State of Missouri that gives rise to civil liability, including distributing the fraudulent Sandwiches for sale throughout the State of Missouri.
- 19. Venue is proper in this forum pursuant to Missouri Code § 508.010 because Plaintiff is a resident of the City of St. Louis and her injuries occurred in the City of St. Louis.
- 20. Plaintiff and Class Members do not seek to recover punitive damages or statutory penalties in this case.

ALLEGATIONS OF FACT

- 21. Defendant manufactures, sells, and distributes the Pizzas.
- 22. The Pizzas label states: "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS."
- 23. Knowing that consumers like Plaintiff are increasingly interested in purchasing products that do not contain potentially harmful preservatives or synthetic ingredients, Defendant

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sought to take advantage of this growing market by labeling its Pizzas as having "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS."

- 24. By affixing such a label to the packaging of the Pizzas, Defendant can entice consumers like Plaintiff to pay a premium for the Pizzas or pay more for them than they otherwise would have had the truth be known.
- 25. The label of the Pizzas is deceptive, false, and misleading in that Defendant prominently represents that the Pizzas having "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS," when they are not.
- 26. The Pizzas are not in fact free of preservatives in the crust or artificial flavors because they contain the Preservatives and the Synthetic Flavor.
- 27. Consistent with FDA guidance, Plaintiff and reasonable consumers reasonably believe and assume that Pizzas labeled "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS" do not contain any added preservatives or synthetic ingredients.
- 28. Neither Plaintiff nor any reasonable consumer would expect to find the Preservatives or Synthetic Flavor in Pizzas labeled "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS."
- 29. Neither Plaintiff nor any reasonable consumer would know nor should know that the Pizzas contained the Preservatives and/or the Synthetic Flavor when reviewing the Pizzas' label.
- 30. Because of Defendant's deceitful label, Defendant could charge, and Plaintiff and Class Members paid, a premium for the Pizzas.

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31. The Pizzas, moreover, were worth less than they were represented to be, and Plaintiff and Class Members paid extra for them due to the "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS" label.

32. Defendant's misrepresentations violate the MMPA's prohibition of the act, use, or employment by any person of any deception, fraud, false pretense, false promise, misrepresentation, unfair practice or the concealment, suppression, or omission of any material fact about the sale or advertisement of any merchandise in trade or commerce. § 407.020, RSMo.

CLASS ALLEGATIONS

33. Pursuant to Missouri Rule of Civil Procedure 52.08 and § 407.025.2 of the MMPA, Plaintiff brings this action on her own behalf and on behalf of a proposed class of ("Class Members" of the "Class"):

All current Missouri citizens who purchased Red Baron brand Brick Oven Cheese Trio Pizza; Classic Crust Four Cheese Pizza; and/or Thin & Crispy Five Cheese Pizza for personal, family or household purposes in the five years preceding the filing of this Petition (the "Class Period").

- 34. Excluded from the Class are: (a) federal, state, and/or local governments, including, but not limited to, their departments, agencies, divisions, bureaus, boards, sections, groups, counsels, and/or subdivisions; (b) any entity in which Defendant has a controlling interest, to include, but not limited to, their legal representative, heirs, and successors; (c) all persons who are presently in bankruptcy proceedings or who obtained a bankruptcy discharge in the last three years; and (d) any judicial officer in the lawsuit and/or persons within the third degree of consanguinity to such judge.
- 35. Upon information and belief, the Class consists of hundreds of purchasers. Accordingly, it would be impracticable to join all Class Members before the Court.

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36. There are numerous and substantial questions of law or fact common to all the members of the Class and which predominate over any individual issues. Included within the common question of law or fact are:

- a. Whether the "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS" claims on the Pizzas' label are false, misleading, and deceptive;
- b. Whether Defendant violated the MMPA by selling the Pizzas with false, misleading, and deceptive representations;
- c. Whether Defendant's acts constitute deceptive and fraudulent business acts and practices or deceptive, untrue, and misleading advertising;
- d. Whether the label of the Pizzas creates false impressions and has the tendency and capacity to mislead consumers;
- e. Whether Defendant breach an express warranty;
- f. Whether Defendant was unjustly enriched; and
- g. The proper measure of damages sustained by Plaintiff and Class Members.
- 37. The claims of the Plaintiff are typical of the claims of Class Members, in that they share the above-referenced facts and legal claims or questions with Class Members, there is a sufficient relationship between the damage to Plaintiff sand Defendant's conduct affecting Class Members, and Plaintiff has no interests adverse to the interests other Class Members.
- 38. Plaintiff will fairly and adequately protect the interests of Class Members and have retained counsel experienced and competent in the prosecution of complex class actions including complex questions that arise in consumer protection litigation.
- 39. A class action is superior to other methods for the fair and efficient adjudication of this controversy, since individual joinder of all Class Members is impracticable and no other group

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method of adjudication of all claims asserted herein is more efficient and manageable for at least the following reasons:

- The claim presented in this case predominates over any questions of law or fact,
 if any exists at all, affecting any individual member of the Class;
- Absent a Class, the Class Members will continue to suffer damage and Defendants' unlawful conduct will continue without remedy while Defendant profits from and enjoy its ill-gotten gains;
- c. Given the size of individual Class Members' claims, few, if any, Class Members could afford to or would seek legal redress individually for the wrongs Defendant committed against them, and absent Class Members have no substantial interest in individually controlling the prosecution of individual actions;
- d. When the liability of Defendant has been adjudicated, claims of all Class
 Members can be administered efficiently and/or determined uniformly by the
 Court; and
- e. This action presents no difficulty that would impede its management by the court as a class action, which is the best available means by which Plaintiff and Class Members can seek redress for the harm caused to them by Defendant.
- 40. Because Plaintiff seeks relief for the entire Class, the prosecution of separate actions by individual members of the Class would create a risk of inconsistent or varying adjudications with respect to individual member of the Class, which would establish incompatible standards of conduct for Defendant.

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41. Further, bringing individual claims would overburden the Courts and be an inefficient method of resolving the dispute, which is the center of this litigation. Adjudications with respect to individual members of the Class would, as a practical matter, be dispositive of the interest of other members of the Class who are not parties to the adjudication and may impair or impede their ability to protect their interests. Therefore, class treatment is a superior method for adjudication of the issues in this case.

CLAIMS FOR RELIEF

COUNT I

Violation of Missouri's Merchandising Practices Act

- 42. Plaintiff repeats and re-alleges the allegations of the preceding paragraphs as if fully set forth herein.
- 43. Missouri's Merchandising Practices Act (the "MMPA") prohibits the act, use, or employment by any person of any deception, fraud, false pretense, false promise, misrepresentation, unfair practice or the concealment, suppression, or omission of any material fact about the sale or advertisement of any merchandise in trade or commerce § 407.020, RSMo.
- 44. Defendant's conduct constitutes the act, use or employment of deception, fraud, false pretenses, false promises, misrepresentation, unfair practices and/or the concealment, suppression, or omission of any material facts about the sale or advertisement of any merchandise in trade or commerce because Defendant misrepresents that the Pizzas have "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS" when it in fact they do contain the Preservatives and the Synthetic Flavor.
- 45. In addition, by claiming the Pizzas have "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS," the label of the Pizzas creates the false impression and has the tendency and capacity to mislead consumers (*see* 15 CSR 60-9.020) into believing that the Pizzas

contain no preservatives in the crust or synthetic flavors, when in fact the Pizzas do contain the Preservatives and the Synthetic Flavors. Moreover, the overall format and appearance of the label of the Pizzas has the tendency and capacity to mislead consumers (15 C.S.R. 60-9.030) because it creates the false impression that the Pizzas contain no preservatives or artificial flavors.

- 46. The Pizzas were therefore worth less than the Pizzas as represented, and Plaintiff and Class Members paid extra or a premium for them.
- 47. Neither Plaintiff nor any reasonable consumer would expect the Preservatives and Synthetic Flavor to be in Pizzas labeled "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS."
- 48. Neither Plaintiff nor any reasonable consumer would know nor should know that Sodium Stearoyl Lactylate and Enzymes combine to act as a preservative or that Mono- and Diglycerides act as a preservative.
- 49. Neither Plaintiff nor any reasonable consumer would know nor should know that Modified Food Starch and Hydrolyzed Soy and Corn Protein are disguised sources of MSG the artificial flavor and flavor enhancer.
- 50. Plaintiff and Class Members purchased the Pizzas for personal, family, or household purposes and thereby suffered an ascertainable loss because of Defendant's unlawful conduct as alleged herein, including the difference between the actual value of the Pizzas and the value of the Pizzas if they had been as represented.
- 51. Defendant's unlawful practices have caused similar injury to Plaintiff and numerous other persons. § 407.025.2.

Count II

In the Alternative, Breach of Express Warranty

52. Plaintiff repeats and re-alleges the allegations of the preceding paragraphs as if

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fully set forth herein.

- 53. Defendant made the affirmation of fact and the promise to Plaintiff and the Class Members that the Pizzas are "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS," guaranteeing to Plaintiff and the Class Members that the Pizzas were in conformance with the representation.
- 54. This affirmation of fact and promise became part of the basis of the bargain in which Plaintiff and Class Members purchased Defendant's Pizzas, and Plaintiff and Class Members relied on the affirmation when making their purchasing decisions.
- 55. Defendant breached its express warranty that the Pizzas have "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS" by providing Plaintiff and Class Members with a product that contained the Preservatives and the Synthetic Flavor
- 56. As a result of Defendant's breach of warranty, Plaintiff and the Class Members have been deprived of the benefit of their bargain in that they bought Pizzas that were not what they were represented to be, and they have spent money on Pizzas that had less value than was reflected in the premium purchase price they paid for the Pizzas.
- 57. Because Defendant made the affirmation of fact and promise directly on its own label and packaging, privity is not required to bring this claim.
- 58. Because Defendant has actual knowledge that its Pizzas contain the Preservatives and Synthetic Flavor in contravention of its "PRESERVATIVE FREE CRUST" and "NO ARTIFICIAL FLAVORS" representations, pre-suit notice of this claim is not required.
- 59. Plaintiff and Class Members suffered economic damages as a proximate result of Defendant's unlawful conduct as alleged herein, including the difference between the actual value of the Pizzas and the value of the Pizzas if they had been as represented.

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Count III

In the Alternative, Unjust Enrichment

- 60. Plaintiff repeats and re-alleges the allegations of the preceding paragraphs as if fully set forth herein.
- 61. By purchasing the Pizzas, Plaintiff and the Class Members conferred a benefit on Defendant in the form of the purchase price of the Pizzas.
- 62. Defendant appreciated the benefit because, were consumers not to purchase the Pizzas, Defendant would have no sales and make no money.
- 63. Defendant's acceptance and retention of the benefit is inequitable and unjust and violates the fundamental principles of justice, equity, and good conscience because the benefit was obtained by Defendant's fraudulent and misleading representations about the Pizzas.
- 64. Equity cannot in good conscience permit Defendant to be economically enriched for such actions at Plaintiff and Class Members' expense and in violation of Missouri law, and therefore restitution and/or disgorgement of such economic enrichment is required.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff, individually and on behalf of all similarly situated persons, prays the Court:

- a. Grant certification of this case as a class action;
- b. Appoint Plaintiff as Class Representative and Plaintiff's counsel as Class Counsel;
- c. Award compensatory damages to Plaintiff and the proposed Class, or, alternatively, require Defendant to disgorge or pay restitution of its ill-gotten gains;
- d. Award pre- and post-judgment interest;

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e. Award reasonable and necessary attorneys' fees and costs; and

g. For all such other and further relief as may be just and proper.

Dated: June 17, 2020 Respectfully submitted,

By: /s/ Matthew H. Armstrong

Matthew H. Armstrong (MoBar 42803)

ARMSTRONG LAW FIRM LLC 8816 Manchester Rd., No. 109

St. Louis MO 63144 Tel: 314-258-0212

Email: matt@mattarmstronglaw.com

Stuart L. Cochran (MoBar 68659) STECKLER GRESHAM COCHRAN PLLC

12720 Hillcrest Rd., Ste. 1045 Dallas TX 75230

Tel: 972-387-4040 Email: stuart@sgc.law

Attorneys for Plaintiff and the Putative Class

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IN THE CIRCUIT COURT OF THE CITY OF ST. LOUIS STATE OF MISSOURI

HANNAH CHOBANIAN, individually and on behalf of all other similarly situated Missouri citizens,)
Wiissouri Citizciis,	<i>)</i>
Plaintiff,) No
)
v.) Div. 1
)
SFC GLOBAL SUPPLY CHAIN, INC.,)
)
Defendant.)

ENTRY OF APPEARANCE

NOW COMES Matthew H. Armstrong of Armstrong Law Firm LLC and hereby enters his appearance as attorneys of record for the Plaintiff Hannah Chobanian in the above entitled proceedings.

Dated: June 17, 2020 Ramona West, individually, and on behalf of a class of

similarly situated Missouri citizens, Plaintiff

By: /s/ *Matthew H. Armstrong*

Matthew H. Armstrong (MoBar 42803)

Armstrong Law Firm LLC 8816 Manchester Rd. No. 109

St. Louis MO 63144 Tel: 314-258-0212

Email: matt@mattarmstronglaw.com

Attorneys for Plaintiff and the Putative Class

CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the foregoing document was served upon all parties of record in this cause enrolled in the Missouri E-filing System by electronic service on June 17, 2020.

/s/ Matthew H. Armstrong

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2022-CC01177

In the **CIRCUIT COURT**

City of St. Louis, Missouri		For File Stamp Only
laintiff/Petitioner	Date	
s. SFC Global Supply Chain, Inc.	Case number	
efendant/Respondent	 Division . L	
Comes now Plaintiff Hannah Chobanian	TMENT OF PROCESS SERV	VER , pursuant
to Local Rule 14, requests the appointm		3146219300
Name of Process Server Sage Boehner	Address 1031 Lami St., St. Louis MO 63104	Telephone 3146219300
Name of Process Server	Address	Telephone
Name of Process Server to serve the summons and petition in thi	Address is cause on the below named parties.	Telephone
SERVE: SFC Global Supply Chain, Inc.	SERVE:	
Name c/o CT Corporation System, Inc. RAGT	Name	
Address 1010 Dale St. N., St. Paul MN 55517-5603	Address	
City/State/Zip	City/State/Zip	
SERVE:	SERVE:	ĺ

Appointed as requested:

Name

Address

City/State/Zip

Matthew H. Armstrong

Bar No 8816 Manchester Rd. No. 109, St. Louis MO 63144

Address 314-258-0212

Phone No.

Name

Address

City/State/Zip

Case: 4:20-cv-01017-JAR Doc. #: 1-1 Filed: 08/03/20 Page: 17 of 22 PageID #: 31

IN THE CIRCUIT COURT OF THE CITY OF ST. LOUIS STATE OF MISSOURI

HAHHAH CHOBANIAN, individually and on behalf of all other similarly situated))
Missouri citizens,)
Plaintiff,) No. 2022-CC01177
v.) Div. 1
SFC GLOBAL SUPPLY CHAIN INC.,)
Defendant.))
<u>9</u>	<u>ORDER</u>
Before the Court is Plaintiff's Requ	uest for Appointment of a Special Process Server.
Plaintiff's Request is GRANTED.	
SO ORDERED:	
 Date	Circuit Court Judge

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IN THE 22ND JUDICIAL CIRCUIT, CITY OF ST LOUIS, MISSOURI

**************************************				-	
Judge or Division: REX M BURLISON		Case Number: 2022-CC01177	•		
Plaintiff/Petitioner:		Plaintiff's/Petitioner's Attorney/A	ddress:		
HANNAH CHOBANIAN		MATTHEW HALL ARMSTRON			
		8816 MANCHESTER RD			
		SUITE 109			
	VS.	SAINT LOUIS, MO 63144			
Defendant/Respondent:		Court Address:		(Date File S	tamp)
SFC GLOBAL SUPPY C	HAIN INC	CIVIL COURTS BUILDING			
Nature of Suit:		10 N TUCKER BLVD			
CC Other Tort		SAINT LOUIS, MO 63101			
S		nal Service Outside the Sta xcept Attachment Action)	ate of Missou	ri	
The State of Missouri to:	SFC GLOBAL SUPPY C	HAIN INC			
CT CORPORATION SYSTEM	Alias:		-		
1010 DALE ST N	iis inc		ODEOLAL E		0551/55
ST PAUL, MN 55517			SPECIALF	ROCESS	SERVER
COURT SEAL OF		appear before this court and to file			n, copy of
COURTOR		to serve a copy of your pleading ι			
		above address all within 30 days			
(K) (M) (K)		ay of service. If you fail to file your	pleading, judgm	ent by defa	ult will be
Inccess.	July 6, 2020	ne relief demanded in this action.	-0 110		
CITY OF ST LOUIS	July 0, 2020	-/	Romas Klo	eppenge	·~
011 1 01 01 20010	Date		Clerk	11-0	
	Further Information:	0 1 455 1 11 6 0 1			
l aguifu that.	Officer's	or Server's Affidavit of Service			
I certify that:	sorve process in civil action	ns within the state or territory where the	ao aboyo summon	e was sarvad	
		of			
	above summons by: (check				(,
		copy of the petition to the defendant/re			
		y of the petition at the dwelling place			
defendant/res		, a persor y resides with the defendant/responder	ı oı ine delendanı: ≏nt	s/respondent	s ramily
		copy of the summons and a copy of			
		(name)			(title).
other:					
					(address)
		(state), on			` '
in	County,	(state), on	(date) at		(ume).
Printed Na	me of Sheriff or Server	-	Signature of Sher		
		before me this (day) _		nonth)	(year).
	` _	ne clerk of the court of which affiant is			
		ne judge of the court of which affiant i uthorized to administer oaths in the s		ffiant carvad	the above
(Seal)		summons. (use for out-of-state officer		mant served	the above
		authorized to administer oaths. (use f		server)	
			Signature and Tit	е	
Service Fees Summons \$					
Summons \$ Non Est \$					
Mileage \$	(miles @ \$ per mile	e)		
Total \$					

See the following page for directions to officer making return on service of summons.

Directions to Officer Making Return on Service of Summons

A copy of the summons and a copy of the motion must be served on each defendant/respondent. If any defendant/respondent refuses to receive the copy of the summons and motion when offered, the return shall be prepared accordingly so as to show the offer of the officer to deliver the summons and motion and the defendant's/respondent's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an infant or incompetent person not having a legally appointed guardian, by delivering a copy of the summons and motion to the individual personally or by leaving a copy of the summons and motion at the individual's dwelling house or usual place of abode with some person of the family over 15 years of age who permanently resides with the defendant/respondent, or by delivering a copy of the summons and petition to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an infant or incompetent person who has a legally appointed guardian, by delivering a copy of the summons and motion to the guardian personally; (3) On Corporation, Partnership or Other Unincorporated Association. On a corporation, partnership or unincorporated association, by delivering a copy of the summons and motion to an officer, partner, or managing or general agent, or by leaving the copies at any business office of the defendant/respondent with the person having charge thereof or by delivering copies to its registered agent or to any other agent authorized by appointment or required by law to receive service of process; (4) On Public or Quasi-Public Corporation or Body. Upon a public, municipal, governmental or quasi-public corporation or body in the case of a county, to the mayor or city clerk or city attorney in the case of a city, to the chief executive officer in the case of any public, municipal, governmental, or quasi-public corporation or body or to any person otherwise lawfully so designated.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory of the United States. If served in a territory, substitute the word "territory" for the word "state."

The office making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

Service must be made less than 10 days nor more than 30 days from the date the defendant/respondent is to appear in court. The return should be made promptly, and in any event so that it will reach the Missouri court within 30 days after service.

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IN THE 22nd JUDICIAL CIRCUIT COURT CITY OF ST. LOUIS, MISSOURI

HAN Plain	NNAH CHOBANIAN tiff(s)
	GLOBAL SUPPLY CHAIN, INC.) CASE# 2022-CC01177
Rece	Affidavit of Special Process Server ived by McDowell and Associates on 7/6/2020 to be served on:
	SFC Global Supply Chain, Inc. c/o CT Corporation Systems, Inc. 1010 Dale Street N St. Paul, MN 55117
o do	<u>ian Schneider</u> being duly sworn, depose and say that on <u>7/15/2020</u> at <u>9:45 am</u> , executed service livering a true copy of the Summons and Petition in accordance with state statutes in the manner ed below:
()	INDIVIDUAL SERVICE: Served the within-named person.
(X)	CORPORATE SERVICE: By serving Jane Floyd as authorized agent to accept service.
()	SUBSTITUTE SERVICE: By serving as
()	OTHER SERVICE: As described in the Comments below by serving as NON-SERVICE: For the reason detailed in the Comments below:
СОМ	MENTS:
	I certify that I have no interest in the above action, am of legal age and have proper authority in the jurisdiction in which this service was made. Appointed in accordance with State Statutes
	Subscribed and Sworn to before me on this Shday of July 2020 by the affiant who is personally known to me. McDowell & Associates 1031 Lami St. St. Louis, MO 63104 (314) 621-9300

Victoria Elaine Smith
NOTARY PUBLIC - MINNESOTA
MY COMMISSION EXPIRES 01/31/2023

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IN THE 22ND JUDICIAL CIRCUIT, CITY OF ST LOUIS, MISSOURI

The control of the co				
Judge or Division: REX M BURLISON		Case Number: 2022-CC01177		
Plaintiff/Petitioner: HANNAH CHOBANIAN	vs.	Plaintiff's/Petitioner's Attorney/A MATTHEW HALL ARMSTRONG 8816 MANCHESTER RD SUITE 109	ddress: G	
Defendant/Respondent:		SAINT LOUIS, MO 63144 Court Address:		(Date File Stamp)
SFC GLOBAL SUPPY C Nature of Suit:	HAIN INC	CIVIL COURTS BUILDING 10 N TUCKER BLVD		(Date File Stamp)
CC Other Tort		SAINT LOUIS, MO 63101		
	(E)	al Service Outside the Sta (cept Attachment Action)	ite of Missour	ri
The State of Missouri to:	SFC GLOBAL SUPPY C	HAIN INC		<u> </u>
CT CORPORATION SYSTEM	Alias: IS INC		## P.	
1010 DALE ST N ST PAUL, MN 55517	, , , , , , , , , , , , , , , , , , ,		رسم د پر در درسو دستر پاهاد پیشر	- AC 27 1-A 27 1-A
011 AOL, MM 99917			or Luigly	ROCESSSERVER
COURT SEAL OF	You are summoned to a	ppear before this court and to file	The second secon	de kiran jar elektrostanosta i savet esta sasta ransi filmati esta esta de constituente de con
QURIO	winding anadieu, and n	J Serve a convior voil nleading in	non the atternov	fortha
	piantin/petitioner at the	above address all within 30 days	after consider of the	NO OLIMPIONO LINE
	you, exclusive of the day	of service. If you fail to file your erelief demanded in this action.	pleading, judgme	ent by default will be
	July 6, 2020	e relief demanded in this action.	70 110	t i
CITY OF ST LOUIS			Romas /loe	ppinger
	Date		Clark	7 /
	Further Information:		CIEIK	· ·
I certify that		or Server's Affidavit of Service	CIGIK	
leaving a copy defendant/resp over the age of (for service on a	officer's of serve process in civil actions for the summons by: (check of the summons and a copy ondent with 15 years who permanently is a corporation) delivering a copy of the summons and a copy ondent with 15 years who permanently is a corporation) delivering a copy of the summons and a copy ondent with 15 years who permanently is a corporation.	within the state or territory where the of which is the of the petition to the defendant/resofthe petition at the dwelling place of	e above summons (County,/ spondent. If usual abode of the defendant's/nt.	was served. (state).
1. I am authorized to s 2. My official title is 1/2. 3. I have served the a delivering a copy defendant/resp over the age of (for service on a other: Served at 1010 Days Printed Name	officer's of serve process in civil actions for a commons by: (check open of the summons and a copy ondent with 15 years who permanently a corporation) delivering a corporation) delivering a corporation of the summons and a copy ondent with 15 years who permanently is a corporation of the summons and a copy ondent with 15 years who permanently is a corporation of the summons and a copy ondent with 15 years who permanently is a corporation of the summons and a copy on the summons and a copy of the summons an	within the state or territory where the of WACH/NOTO) py of the petition to the defendant/resort the petition at the dwelling place of a person deresides with the defendant/responder topy of the summons and a copy of the summ	e above summons of County,	was served. (state). le respondent's family (title). (address) (address)
1. I am authorized to s 2. My official title is 1/2 3. I have served the a delivering a copy defendant/resp over the age of (for service on a copy other: Served at 1010 DAG Printed Name	officer's of serve process in civil actions for the summons by: (check copy of the summons and a copy ondent with 15 years who permanently is a corporation) delivering a corporation) delivering a corporation of the summons and a copy ondent with 15 years who permanently is a corporation of the summons and a copy ondent with 15 years who permanently is a corporation of the summons and a copy ondent with 15 years who permanently is a corporation of the summons and a copy on the summons and a copy of the summons and a copy on the summons and a copy of the summo	within the state or territory where the of WACH/WILLIAM of WACH/WILLIAM one) py of the petition to the defendant/responder one of the petition at the dwelling place of the petition at the defendant/responder opp of the summons and a copy of	e above summons of County,	was served. (state). e respondent's family (title). (address)
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Directions to Officer Making Return on Service of Summons

A copy of the summons and a copy of the motion must be served on each defendant/respondent. If any defendant/respondent refuses to receive the copy of the summons and motion when offered, the return shall be prepared accordingly so as to show the offer of the officer to deliver the summons and motion and the defendant's/respondent's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an infant or incompetent person not having a legally appointed guardian, by delivering a copy of the summons and motion to the individual personally or by leaving a copy of the summons and motion at the individual's dwelling house or usual place of abode with some person of the family over 15 years of age who permanently resides with the defendant/respondent, or by delivering a copy of the summons and petition to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an infant or incompetent person who has a legally appointed guardian, by delivering a copy of the summons and motion to the guardian personally; (3) On Corporation, Partnership or Other Unincorporated Association. On a corporation, partnership or unincorporated association, by delivering a copy of the summons and motion to an officer, partner, or managing or general agent, or by leaving the copies at any business office of the defendant/respondent with the person having charge thereof or by delivering copies to its registered agent or to any other agent authorized by appointment or required by law to receive service of process; (4) On Public or Quasi-Public Corporation or Body. Upon a public, municipal, governmental or quasi-public corporation or body in the case of a county, to the mayor or city clerk or city attorney in the case of a city, to the chief executive officer in the case of any public, municipal, governmental, or quasi-public corporation or body or to

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory of the United States. If served in a territory, substitute the word "territory" for the word "state."

The office making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

Service must be made less than 10 days nor more than 30 days from the date the defendant/respondent is to appear in court. The return should be made promptly, and in any event so that it will reach the Missouri court within 30 days after service.